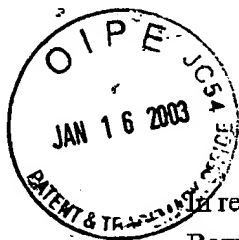


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re



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of
Barnardo, Martin et al
Serial No. 09/809,029
Filed: March 16, 2001
For: METHOD

Examiner: G.W Counts
Group Art Unit: 1641

DECLARATION UNDER RULE 132

Commissioner of Patents
and Trademarks
Washington, D.C. 20231

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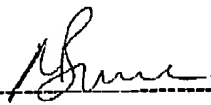
TECH CENTER 1600/2900

I, Michael Bunce, a British citizen of 11 Bassendale Road, Bromborough, Wirral, UK

declare as follows:

1. I am an inventor on the present application, together with Martin C. Barnardo, Andrea W. Harmer, Robert W. Vaughn and Kenneth I. Walsh. Graham Ogg is not named as an inventor on the present application.
2. Graham Ogg is mentioned as an author on the British Transplant Society abstract entitled "Detection of HLA-specific IgG using single recombinant HLA alleles". Graham Ogg was named as a author since he made available materials that the remaining inventors did not have in their possession. These materials were the HLA class I monomers consisting of the various heavy chains complexed with the beta-2 microglobulin and various peptides. Graham Ogg was named as an author on that abstract since the project could not have proceeded without his help.
3. Graham Ogg made no inventive contribution to the invention of using monomers for antibody detection and was therefore not considered to be an inventor. Graham Ogg agreed with his presence as an author of the paper, but not as an inventor on the patent application.
4. All of the inventors named on the application contributed to the concept of the invention and the development of the assay.

5. I further declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true, and that these statements were made with the knowledge that wilful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Codes, and that such wilful false statements may jeopardize the validity of the application and any patent issuing thereon.



Dr. Michael Bunce



Date